### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ANTHONY CUPAIUOLO, a minor, by and through his parent and natural guardian, ANGELA CUPAIUOLO, and ANGELA CUPAIUOLO, Individually :

Case 2:07-cv-03415-MAM

**CIVIL ACTION** 

Plaintiff

v. : NO.: 2:07-cv-3415-MAM

MATTEL, INCORPORATED, and FISHER PRICE BRANDS, and DYNACRAFT BSC, INCORPORATED, and WAL-MART STORES, INC., and WAL-MART STORES, INCORPORATED

Defendants

### ANSWER OF DEFENDANT DYNACRAFT BSC, INCORPORATED TO PLAINTIFFS' COMPLAINT

Defendant Dynacraft, Incorporated, ("Answering Defendant") by its undersigned counsel, hereby answers the Plaintiffs' Complaint and states as follows:

- 1. Denied. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the averments of paragraph one of the Plaintiffs' Complaint and the same are therefore denied.
- 2. Denied. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the averments of paragraph two of the Plaintiffs' Complaint and the same are therefore denied.
- 3. The averments of paragraph five of the Plaintiffs' Complaint are addressed to a party other than the Answering Defendant and require no response.
  - 4. The averments of paragraph four of the Plaintiffs' Complaint are addressed to a

party other than the Answering Defendant and require no response.

- 5. Admitted only that Answering Defendant is a corporation existing under the laws of the Commonwealth of Massachusetts with its principal place of business located at 2550 Kerner Boulevard, San Rafael, California 94901. All other averments of paragraph three of the Plaintiffs' Complaint are denied.
- 6. The averments of paragraph six of the Plaintiffs' Complaint are addressed to a party other than the Answering Defendant and require no response.
- 7. The averments of paragraph seven of the Plaintiffs' Complaint are addressed to a party other than the Answering Defendant and require no response.
  - 8. Denied.
- 9. Denied. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the averments of paragraph nine of the Plaintiffs' Complaint and the same are therefore denied.
  - 10. Denied.
- 11. Denied. Answering Defendant denies that any product for which it is responsible was dangerous, unsafe or defective. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the remaining averments of paragraph eleven of the Plaintiffs' Complaint and the same are therefore denied.
- 12. Denied. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the averments of paragraph twelve of the Plaintiffs' Complaint and the same are therefore denied.
- 13. Denied. Answering Defendant is without knowledge or information sufficient to sufficient to form a belief as to the truth of the averments of paragraph thirteen of the Plaintiffs'

Complaint and the same are therefore denied.

#### **COUNT I**

### ANTHONY CUPAIUOLO, A MINOR, BY AND THROUGH HIS PARENT AND NATURAL GUARDIAN, ANGELA CUPAIUOLO AND ANGELA CUPAIUOLO, INDIVIDUALLY VS. DEFENDANTS RESTATEMENT OF TORTS, SECOND, SECTION 402A – STRICT LIABILITY

- 14. Answering Defendant incorporates by reference its responses to paragraphs one through thirteen of the Plaintiffs' Complaint as though set forth in full.
- 15. Denied. To the extent that the allegations of paragraph fifteen of the Plaintiffs' Complaint are addressed to the Answering Defendant, they are denied. To the extent that said allegations are directed to parties other than Answering Defendant, Answering Defendant is without knowledge or information sufficient to form a belief as to their truth and therefore denies the same.

WHEREFORE, Answering Defendant respectfully requests that this Honorable Court enter judgment in its favor together with costs of this litigation, reasonable attorney fees and any other amounts which the Court may deem just and reasonable.

#### **COUNT II**

## ANTHONY CUPAIUOLO, A MINOR, BY AND THROUGH HIS PARENT AND NATURAL GUARDIAN, ANGELA CUPAIUOLO AND ANGELA CUPAIUOLO, INDIVIDUALLY VS. DEFENDANTS BREACH OF WARRANTIES

- 16. Answering Defendant incorporates by reference its responses to paragraphs one through fifteen of the Plaintiffs' Complaint as though set forth in full.
- 17. Denied. To the extent that the allegations of paragraph seventeen of the Plaintiffs' Complaint are addressed to the Answering Defendant, they are denied. To the extent that said allegations are directed to parties other than Answering Defendant, Answering

Defendant is without knowledge or information sufficient to form a belief as to their truth and therefore denies the same.

- 18. Denied. To the extent that the allegations of paragraph eighteen of the Plaintiffs' Complaint are addressed to the Answering Defendant, they are denied. To the extent that said allegations are directed to parties other than Answering Defendant, Answering Defendant is without knowledge or information sufficient to form a belief as to their truth and therefore denies the same.
- 19. Denied. To the extent that the allegations of paragraph nineteen of the Plaintiffs' Complaint are addressed to the Answering Defendant, they are denied. To the extent that said allegations are directed to parties other than Answering Defendant, Answering Defendant is without knowledge or information sufficient to form a belief as to their truth and therefore denies the same.

WHEREFORE, Answering Defendant respectfully requests that this Honorable Court enter judgment in its favor together with costs of this litigation, reasonable attorney fees and any other amounts which the Court may deem just and reasonable.

#### **COUNT III**

# ANTHONY CUPAIUOLO, A MINOR, BY AND THROUGH HIS PARENT AND NATURAL GUARDIAN, ANGELA CUPAIUOLO AND ANGELA CUPAIUOLO, INDIVIDUALLY VS. DEFENDANTS NEGLIGENCE

- 20. Answering Defendant incorporates by reference its responses to paragraphs one through nineteen of the Plaintiffs' Complaint as though set forth in full.
- 21. Denied. To the extent that the allegations of paragraph twenty-one of the Plaintiffs' Complaint, including each of its subparagraphs, are addressed to the Answering Defendant, they are denied. To the extent that said allegations are directed to parties other than

Answering Defendant, Answering Defendant is without knowledge or information sufficient to form a belief as to their truth and therefore denies the same.

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WHEREFORE, Answering Defendant respectfully requests that this Honorable Court enter judgment in its favor together with costs of this litigation, reasonable attorney fees and any other amounts which the Court may deem just and reasonable.

#### AFFIRMATIVE DEFENSES

Pursuant to Federal Rule of Civil Procedure No. 8(c), Answering Defendant hereby asserts the following affirmative defenses:

#### **First Affirmative Defense**

The Plaintiff's Complaint fails to set forth a claim upon which relief can be granted.

#### **Second Affirmative Defense**

Plaintiffs' damages, if any, were caused by the intervening, superseding negligence of others over whose conduct Answering Defendant had no control or right of control.

#### **Third Affirmative Defense**

If the plaintiffs suffered the injuries and damages alleged herein, which is denied, those injuries and damages were caused in whole or in part by the negligence of plaintiffs themselves, and recovery herein is barred or diminished in accordance with the Pennsylvania Comparative Negligence Act, 42 Pa.C.S.A. §7102.

#### **Fourth Affirmative Defense**

Any product furnished, manufactured, supplied, installed, repaired or sold by defendant was fit for the use intended and any damage sustained by Plaintiffs was caused in whole or in part by the misuse and/or alteration or modification of said product.

#### **Fifth Affirmative Defense**

Plaintiffs have failed to give proper and prompt notice of any alleged breach of warranty to this answering defendant and accordingly any claims based on breach of warranty are barred according to the provisions of the Uniform Commercial Code.

#### **Sixth Affirmative Defense**

Plaintiffs' claims are barred inasmuch as the characteristics of the product at issue are open and obvious.

#### **Seventh Affirmative Defense**

Plaintiffs' claims are barred inasmuch as plaintiffs were adequately warned and/or instructed of unavoidably unsafe aspects, if any, of the product at issue.

#### **Eighth Affirmative Defense**

Plaintiffs' damages or injuries, if any, could not have been and were not foreseeable to Answering Defendant.

#### **Ninth Affirmative Defense**

Plaintiffs' claims are barred by the doctrine of laches.

#### **Tenth Affirmative Defense**

Plaintiffs' claims are barred by applicable statutes of limitation.

#### **Eleventh Affirmative Defense**

Plaintiffs' claims are barred by the doctrine of estoppel.

#### **Twelfth Affirmative Defense**

Plaintiffs' claims are barred by the doctrine of waiver.

#### **Thirteenth Affirmative Defense**

Plaintiffs' claims are barred by the doctrine of assumption of the risk.

#### **Fourteenth Affirmative Defense**

Answering Defendant's conduct was in conformance with applicable standards of care under statutory, regulatory and common law at the time of said conduct.

#### **Fifteenth Affirmative Defense**

Answering Defendant's conduct was in conformance with the state of the art and prevailing industry standards at the time of such conduct.

#### **Sixteenth Affirmative Defense**

Answering Defendant does not waive, and hereby specifically reserves the right to assert any other defenses that may become available or appear during the proceedings in this case and further reserves the right to assert other and related defenses as may become available in the event of a determination that the common law causes of action set forth in Plaintiffs' Third Amended Complaint are governed by the law of a jurisdiction other than the Commonwealth of Pennsylvania.

Respectfully Submitted,

WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP

BY: aig3097

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Attorneys for Defendant Dynacraft BSC

Incorporated,

Date: August 24, 2007

#### **CERTIFICATE OF SERVICE**

Adrian Joseph Gordon, Esquire, attorney for defendants Mattel, Incorporated, Fisher Price, Incorporated, Dynacraft BSC, Incorporated, Wal-Mart Stores, Inc., and Wal-Mart Stores, Incorporated, hereby certifies that on this 24<sup>th</sup> day of August, 2007 this document has been filed electronically and is available for viewing and downloading from the Electronic Case Filing System.

Service has been accomplished electronically upon:

Michael T. van der Veen, Esquire Kats, Jamison, van der Veen and Associates 25 Bustleton Pike Feasterville, PA 19050 Attorney for Plaintiffs

> ajg3097 Adrian Joseph Gordon